#### GAZE U K ·Y

NOVEMBER 7.

EEXINGTON: Printed by JOHN BRADFORD at his Orrice at the corner of Main and Cross Streets, where Subscriptions, Advertisements, &c. son

The following is a copy of an agree-ment entered into by the Kentucky Society in or near Danville

Brom a conviction that the welfare of Kentucky must depend in a great mea-fure on the establishment of useful ma-nufactures; and that this desirable end cannot be attained by individuals who are not able of themselves to purchase the machines and to advance juch fums of money as would be neceffary to carry them on with success.

IV/E the subscribers have agreed to affociate ourfelves by the name of "The Kentucky fociety for the encouragement of manufactures" and we couragement of manufactures" and we do oblige our felves to pay to the manuers, hereafter to be chosen by the fociety the feveral sums affixed to our names, at the periods and on the conditions mentioned below; fix shillings in every pound to be paid on or before the last day of September, 1789; one moiety of the remainder, on or before the last day of November, in the same year and the residue on or before the last day of March 1790.

We do further agree, that if the first payment its not made within twenty

We do further agice, that it means payment is not made within twenty days of the time preferibed the efor, that the perfor failing shall foreight interest in the fociety and also be obliged to pay to the managers for the upe of the fociety the amount of his first fubicipition, and that another subject to the managers for the upe of the fociety the amount of his first payment is not made. that if the last payment is not made, within twenty days of the time prescriwithin twenty days of the time preferi-bed therefor, that the first payment and all the interest in the society of the person so failing to pay shall be for set-ed and that another subscriber may be admired into his place. Provide's, thas no person subscribes here of shall be obliged to pay any part of his subscription, unless the sum sub-feribed altogether shall on the 20th day of Seotember 1780 amount to L. soo

September 1789 amount to £. 500

at it e leaft.
Provided alfo, that the fam fo to be fubfer hed shall be divided into shares; one share being allowed for every fam of expands; and that every person encompany in all meetings of the society, shall be allowed one vote for every share that he or they shall possible.

every three trial fels.

Provided, that no bufiness respecting the society, shall be done in meeting confisting of lefs than a majority of the sharers, except by persons to be appointed by meetings confisting of at least a majority of the whole.

Provided, that a majority of the sharers shall have a right at any meeting.

Provided, that a majority of the flarers shall have a right at any meeting, of which due notice shall have been given, to take fuch steps as to them may appear right for the carrying into execution the purposes of the faid fociety, and for laying out and expending the monies neichy subscribed, and directing in all things relies thing the faine, except when it is specially directed other wife by this agreement.

Povided, that the shares shall be affiguable in such mode as shall be agreed on by the fociety: and that if it shall be eafter be judged necessary to increase the capital of the said company, it shall be done by ixcreasing the number of the said company, it shall be done by ixcreasing the number of the said company, it shall be done by ixcreasing the number of the said company, it shall be done by ixcreasing the number of the said company.

it shall be done by ixcreasing the number of shares, which additional shares the first subscribers shall have a right

the fift fubicibers shall have a right to take, before any firangers shall be admitted to fubicibe.

Provided also, that fo far as the money hereby is to be laid out in labour, materials or provisions within the diffirid, that the managers shall allow the fubicibers to furnish the same at each prices, inflet d of the money fo subferibed. The price and time of furnishing the same, to rest with the managers. And for the purpose of fetting the business into motion, there shall be a meeting of the subferibers at Danville on Saturday the nineteenth day of Sep-

tember, 1789, and if a majority of the sharers shall not then be present, on such other day as those who then attend shall appoint.

In witness whereof we hereunto set our hands this day of August 1780.

N.B. All persons desirous of encouraging such a society in or near Lexington, and are willing to become subscribers, are desired to meet at Capt. Tho. Young's tavern the second Tuesday in December next. Tuefday in December next. Oa. 21, 1789.

TWO DOLLARS REWARD.



Folen from the subscriber, the last day of the Lexing ton races a fnaffl bridle with plated bit, flar, ups and buckles Kentucky manufactory, the form as above described, with short broken reins and pale blue ribbon at the forelead, forming a rofe at each ear - any perfon giving me information to that I get it again shall receive the above reward and no questions

NICH. LAFON, Lexington, Oct. 28, 1789.

NOTICA is hereby given to fuch as it may concern, that whereas the fubfcribers gave their bond, on or about the fifteenth of July, 1788, to col. Harry Innes for two hundred and thirty eight pounds eighteen thillings and fix pence, Virginia currency, to be paid in bonds on me Kentucky, on or before the first day of November, 1789; the laid bond being fince anigned by Gen J. Wilkinson to Mathias Den- low backed and short horns, man & Joseph Halfey, to whom no other mark recollected; who the subtembers paid one hundred and twenty-five pounds twelve hillings and one penny, and are two dollars reward.

now ready to dicharge the remainder of faid bond, if they

Majurick, Major county, Action 22, 1789.

WHEREAS I passed my note to William Deal in the year one thousand seven hundred and seventy-five. for fifteen pounds, in conf quence of which I was to have had his right to lands in Kentucky: Now as he failed conveying his right to me, I hereby forewarnall perions from taking an affignment on faid note, as I am determined not to pay it. William Hoy

Odlober 22, 1789.

JUST OPENED,

By HUGH M'ILVAIN.

(In the hou e formerly occupied by mr. John Clark,) a neat and general affortment of

MERCHANDIZE

well adapted to the feafon.

RY goods, Iron mongery, queens ware, glass ware, tin ware, groceries, clover feed and, medicine, which will be fold on reasonable terms.

#### FOR SALE

WO HUNDRED acres of first rate land with a confiderable improve From fix miles from Lexington. Al-fo fix hundled and thirty three acres, onmain Fickman creek, for which General Warranty deeds will be made; cath or negroes will be taken as for the whole, or any part there-

ANDREW STEELE,

08. 2, 1789,

# WANTED

A MILLER, and DISTIELER, who can come well
recommended for their honefty;
diligence, and fobriety; good
wages will be given; enquire of
wages will be given; enquire of
ROBERT PARKER stone, or to the subscriber within four miles of L

JOHN ALLEN. Sept 30, 1789.

MERCHANDIZE

for good cheefe, and butter in caffes ALEX & JAMES PARKER.

S Trayed from Lexing bout Christmas last, a small white cow, hol-Trayed from Lexington, a dark brown and white cow, holever gives information of faid cow, to that I get her, shall have

Lexington, Od. 10, 7789.

S Trayed from Col. Crockett's plantation last June, a small likely dark bay horse, about 9 years old, ewe necked, trots and gallops; Whoever delivers him to the Printer hereof, or to Mr. Brent in Lexington, or to Mr. Hughesin Dinville, shall receive two dollars reward, from IER, MORIARTY.

AN EXCELLENT NEW

# RIMER

May be had, by the grofs, dozen or fingle, at this Office.

To be Sold to the Highest Bidder, for ready cash, agreeably, to the last will be tellament of Henry Field, just, decenfed on Friday the 20th of Novem-ber, on the premises, altogether or in parcels,

NE thousand acres of first rate

land, lying on Huston's fork of Licking, adjoining Mr. Charles Smith, in Bourbon County.-If the land should not be fold on the day of fale, it may be bought

privately, at any time after, of

DANIEL FIELD, jan in

Culpepper County, or

HENRY FIELD, Woodford County.

Nov. 3, 1789,

A large company will flart from the Crah Orchard the 26th of November, for the Eastern settlements: all are to go well armed.

At a meeting of the Truffees of the Town of Lexington Au gust 11 1789.

REfolved, that the holders or claiman's of the in lots No. 2, 17, 21, 28, 60, 07, and 85, have the further time, until the first day of January 1790 to fave their lots by improving them &:. for the particulars of

STrayed away from the fub feriber about the mid le of M E R C H A N D I Z E bay tone colt, not branded, has faid colt and gives notice to the fubscriber living near Lexington at the finking fpring shall receive two dollars rewar

JAMES ERVIN

AM in such EXTREME want of READY MONEY, that I will discount 20 per sent, on every ac-compt due to this office that shall be discharged in each, within twenty days from the dare hereof - I therefore hope that those who are indebted, will use their utmost endeavours to fettle and pay up their respective balances by that date - Produce is no longer receivable in discharge of debts due this office.

JOHN BRADFORD.

THere will be a large company at Col. Johnion's the tenth of November, on their way to the Big bone, to make a fettlement in them parts.

JOHN CRAIG.

O#. 12, 1789.

All kinds of Blank Books for Merchants, Clerks, &c. made and ruled to any pattern: Alto old books new bound, on reatonable terms, at this office.

Progress of Manufactures,

I mult efford great pleafure to every anell wither to his country, in fee the rapid projets that manufadure are mating among us.—While under the Backles of Great Britain every effort of that fort was cramved, and their alsof Parliament type numerous, for preventing every at-tent to promote them; but no fooner syns our independence established, than the effects of genious provailed, and the enaughabure of wood cards, \* in which stower's of eight hundred perfons, in sionards of eight hundred perfous, in cluding mest, women and children, and ally employed in the town of Bolton, has arrived to fuch a degree of perfection. By the improvements made in the machinery, as to rivel the Europeans in the fabrication of this articles and the States of America are supplied at usen fixy perfect its than they used to pay for British wood, cards we fore the revolution. That this wood, cards we fore the revolution. That this wood cards we fore the revolution. most airds vefore the revolution: That all haugh at prefent the manufallurers are obliged to import the wire from Burppe, yet under that dijadvantage they are about to Europe, and under fell them in their cipu murkets.

Nor icu the manufallure of Sail Cloth.

to Europe, and under fell them in their opin markets.

Nor is the manufallure of Sail Cloth, lately ellabilited in Bolton, the least of the reset for its great utility and public Benefic; as mush of the velfest fixed onto late. From this and the neighbouring ports, are either party or wholly constited from the Bolton Fathers, and the propriation of his that it is generally approved of, and dains be preference to the Erropent Duck. The flow period that his eighed free this booms were fir to reduce tive, afforts but a fingue induce of urial being miles of the cloth, which was pronounced by the filternam, we useful upon the hanks of New inclands, to be the neal Canval." they ever failed with and pich is the encouragement givents is, that, the those cancer and the such a fail. were it, that, the they can surnout up-quards of twelve hundred yards a week, yet for the molt out of the time, the clothis anticipated in the looms: as the public have the flattering profped that is will not be liable to milden, owing, to the great care and main takes in the fadory to prevent the uje of any ingredient that may be noted live of it, and we have y-furances from the gentlement inversible it, that if attention is paid to one cutti-mation of that, so as to affined the natural ple fupply, they mean to extend the air nujidoury of far as to turn out our hun-dred pieces per week, which they are in-couraged to do from the diposition of the female pure of the con an ity to court courages so so from the appearance of the control bute to be great a wave; and I may on a first M. for Printers, that the slaw metto site musufadure is m, ch more owing to their eventions in the cause of industry. try that to the male part of the inhabi

I cannot conclude without remarking, that the North Manufactory hosp or arguerated as totally to preclude the necessity of invortation of that article, and intend of importing near three thoughout cash annual yinto this Commonwaith, we are able to jupply our lone confunction and export confiderable quantities to other markets—nore bould the indice to the manufacture or Paper Hungings, not so meation the great properly made in that eart: A gentleman of great reportability in the town, concerned in that built with a the town, concerned in that built with an advanced, that if he can be allowed one year to provide fact, he will engage after that so make jufficients to jupply the whole United Scates, and a to quality the productions will fufficiently speak for thempiese. The filence that has been observed respecting our manufactures failured the writer of this to cemark upon those four bushtal prancies; much more I cannot conclude without remarking, those four bapital branches; much more might be faid upon many others of less im-portance, which will probably be taken up in fome future paper.

HERALD of FREEDOM

\*Within the last eleven months these has been manufactured by Giles Richards & Co. 61.800 pair of Wool and Cotton Cad.

Boston, July 23, 1789.

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BLANKS

OF ALL KINDS

FOR SALE AT THIS OFFICE.

## FOREIGN INTELLIGENCE.

COPENHAGEN, May 2.

THE Emprejs has ordered the Baron
de Krudner, her minister at our
court, to bestow on Mr. Findt, auditor general, and intendant of police at this capital, 500 ducates in specie, as a re-compence for his activity and prudence in discovering and arresting the conspirators who had entered into a plot to burn the

The court of St. Petersburgh has also granted an annual pention of 300 crowns to the wife of the Irishman, of the name

### AMERICAN OCCURRENCES.

PROVIDENCE, May 23.

"A correspondent remarks, that the late aft of the general affembly 'ordering an impol! finitar to whit may be enalted by the Federal legiflative; mult be confidently dered as a nurlefque on Federalifm, while glered as a ourleffue on Federaliffa. While the neferious tender low remains in force, which ordains the depreciated paper trafts a passent in all coffs and confiquently must be availed tender in discharge of any insoft usefs they mean to depart from their tarling aboff, it we emissing at—10 Julport which every moral fentiment has been facilities, and the faced rights of julice mocked and injusted. It is obvious to a mind of the least discrements, that the All alluedet is not the least will not that the all alluded to is not the least cation of a federal temper, but only with a view to emparrafs the merchants of this state, who have uniformly evinced themselves firm and servent friends to then felves firm and fervent friends to the federal government, and who ardently wife for the full and complete adoption of it. The affembly by the late advelor, that the impal, but he paid in fuch manies as Congrejs Cult direct, and we continue their favorite tender law, which fubject the very perfo s who mult pay the impal, the he full necessity and their debts in the nominal fum of paper currency, which is now depreciated to its for the full necessity and their debts in the nominal fum of paper currency, which is now depreciated to its for our continuing the less obnavious to the majority of our rulere, if in the proposed ameniments. Congress should think proper to expunge their righteous clause, which forbids any finte to emit. But so of credit, or make any thing out gold and sieve coin a continuous and there can be under the continuence. any thing out gold and five coin a co-der in payment of debts; 'is is this paragraph which dams the confliction, and is the larget faures. objection.

NEW-YORK. Among the number of interesting discoveries which have been lately communicated to the pudlic, is the following, which is likely to prove not less useful than

it is curious
It could'ts of different chemical mix

It could be of different chemical mixtures (stute the composition of which leek in no form enjery) by mans of which leek, water or abter liquors may be frozen, and the lylud between a strailing natural frost produced at any time of the year in the hate B parts of the world.

The fallowing is one of them, which, although it be the least powerful, is nevertherefs sufficient for the purpose above mustioned. Mix by degrees, agriating them well together in a convenient glosf, or glazed earther welf le, cental quantities by welght of strong oll of virtial and water; cool this mixture, (which will be very hot to the temperature of the air; ster; cool this mixture; (which will be very hot) to the temperature of the air; to fixteen parts of this liquor thus the roughly mixed and cooled add "weenty-one parts" (each by weight) of Glauber's jatt, perfectly dry and transparent, fresh ly reduced to very five powder, slirring the mixture that the fait may dissible as some a softlishe.

foon as possible.

It is necessary that Giauber sfalt for this purpose be kept unexposed to the air, otherwife it will be converted into a white in which state it is unfit for

SAVANNAH, July 16.
On Friday last a Superior Court, held in and for the county of Chatham, an held in and for the county of Chatham, an action was brought to trial before a fixed judge, but the county with the first of the county, plaintiff, and Noel Feming, of Camilen county, defendant, for a baunce of 6384, due of forweral bonds, amounting to 1000 which bonds were given in October, 1772, bearing interest from the first of January, 1773, forland tying in Camden county. Whether interest is payable during the time of a general and national calamity, when no prost or advantage could be made of the land purchased.

much importance to many individuals in this flate, was ably and with condor de-bated by the council on both fides, when the jury revised and brought in a versit, that the defendant fould pay no interest from the 19th of April, 1775, to the 3d of March, 1783.

"3d of March, 1783.

This cafe was and fill is peculiarly hard on the defendant who, ofter feveral years refidence on the land, has been obliged to abandon tt, and fly from the favages foearly arthy year 1773. Leaving a confiderable property in flock behind: and, notwith flanding the above devilution of eight years intered, flit has eight years more to pay, although the land is fituated in a part of the flate to this hour claimed and rowaged by the I ddams abandoned in a part of the Insteto this hour claimed and rowaged by the Lidons, abandoned by all late fettiers, and usprotected by government; hard indeed when Hill obliged to pay twees, which are well known to be the price of protection.

# LEXINGTON, Nov. 7

AN EXTRAORDINARY LAW CASE. Extracted from a late Londonderry pa-

unfortunate Gentleman, who had two-fathers and yet ne er a one, is inferted for the amusement of our

readers.
Should be glad of the opinion of the learned of the law, upon the following new, and to me important

quellion My mother was married to her fift husband only three weeks when he was accidently killed by a fall from his horse accidently killed by a fall from his horfe.

Four weeks the eifter the married a fecond hofo and, and exactly eight
months and a half after her recond marriage the was delivered of me apparently come to full time; but prior to
my appenance in the world, the fecond
hofo and died also. Pray which of
those two gentlemen was, or ought to
have been my father, according to the
laws of England?

Each of these left a fmall estate.

Each of them left a small estate. The relations of the first husband have The relations of the fifth hubband have feized apon his either, under pretence that he diel without iffue; had you been born, fay, fier, the wift day of the feventh month after the date of the fecond marriage you would have belonged to that marriage; as the law has a lowed to every mother a thort coming of the emonths.

Say the relations of the fecond hub-

Say the relations of the record huf-n l, you shall not have his estate, be-

Say the carons of the econstitution of sank, you shall not have he elite, because the same law allows the mother three months over the nine; there fore had you been born upon the fall day of the eleventh month after the buthounds death, you would have been his fon to all intents and purpoles.

They fay further that suppoling the allowance of three months within or over the nine, should be found to the equally against them both, yet they are at no bis to unkegod both their claims on a separate ground. Nine months, fay they, is fixed by experience as the inclume period of a woman's prognance, and the law has humanly allowed three months within or over, from a prefunction that it is probable the may to far exceed or fall floot of the ordinary time; but whereas, in the present case, there has whereas, in the prefent cafe, been an interference of two la bands; this legal prefumption cannot be admitted; and there is no other method of determining the question. memoral of decreaming the question, but from the natural prefumption arising from the ordinary period of pregnancy; and when we attempt to aftertain your lather by this rule, we find, that as you were born nine months and a half after the death of the first husband & eight months & a half after the marriage with the second, the na-can have two fathers; therefore you have none at all.

### From the Gazette of the United States.

To the Printers of the daily Advertifer. Ienciole you a hand-bill, poir angout a mode of preventing the dreadful con-fequences of the bire of a mad dog. I received this hand bill a few days

fince, from Dr. Hagarth, a physician of great ability and singular probisy,

at Chefter, in England. The recommendation of fo able and humane mendation of to able and humane a phylogena, together with my ownopinion of the efficacy of the mode proposed, induce me to request you and all other primers in the United States, to repunt it, and to continue it for fome time in the newf-papers, that it may be a generally communicated as possible. I am persuaded, that your repeats for humanity will be a few of the continue of th may be as generally communicated as possible. I am perfuaded, that your regard for humanity, will be a sufficient motive for complying with what I request

ARTHUR LEE.

BITE OF A MAD DOG.

Near Wrexham, in North Wales, three men died of canine madnefs, in October and November, 1788.

Thefe melancholy cafes fpread a general alarm. But it ought to give great comfort and fatisfaction to any

great comfort and fatisfaction to any one who may be bit, to know that there is a fafe, entry, and effectual method of preventing the infection; which can feldom give pain, or require fatil, and is in the nower of every perfon o employ. It is univerfaily allowed by physicians that the fairle of a mad animal, infuted into a wound, is the only cause hitherto known, that can communicate canine madnefs to the human by dy, this poiffon does no immediate mischief, but is flowly absorbed into the blood, and fufficient opportunity is given to remove ly absorbed into the blood, and sufficient opportunity is given to remove it before any danger can arise. Whenever a person is bit, the plain and obvious means of preventing frume injury, is, stift to wipe off the spirite with a dry cloth, and then to wash the wound with cold water -----not flightly, and superficially but abundantly, and with the most perfevering attention, in bad cases for several attention, in bad cases for several hoars. After a plentiful effusion of cold water, warm water may be employed with safety and advantage; a continued stream of it poured from continued fream of it poured from the spout of a tea-pot, or tea kettle, held up at a considerable distance, is held up at a confiderable diffance, is peculiarly well adapted to the purpole. If the canine pation infufed into a wound were of a peculiar colour, as black, like ink, we should all be aware that plenty of water and patient dileence would wall out the dark die; but this could not be expected by a flight and functical solution. After the first cureful washing, apply to the birth called a colour withing, a visible &c. and wa incomed withing, a visible &c. and wa incomed withing, a visible. bite, faitva, colored with ink indigo &c and y a teernd wathing, a wilble proof may be obtained, how from and how pe feetly it can be cleaned out of the wound. As a proof that flicter to cleaned it effectually from the poison, we may mention, that in fome cases, after inaculation for the small pox, the positionous matter has been attempted to be washed out of the wound, by persons who wished to prevent its effects; yet the inoculated small pox appeared at its proper period. These unsuccessful attempts were perfmall pox appeared at its proper period. Their unfuccessful attempts were performed fecretly, haftily and timidly, by a female hand. But, in a case when the ablution was more perfectly performed, inoculation was prevented from taking effect, though the patient was fusceptible of infection. They teach us the importance of patient perfevence in washing away the point, but they need not abare our confidence that such perseverence will certainly be successful. The ablution should be accomplish-

ablution should be accomplish-The ablation thould be accomplifi-ed with great diligence, and without delay, and may be performed by the patient or any affiliant. However, as the apprehention of this dreadful dif-order always exci es the greatest an-xiety, a furgeon's advice and affiliance ought to be obtained as from as possi-ble, in all cases where the skin is injured. bed, in all cafes where the fkin is injured Ho will execute those directions most dexterously and completely. In a bad wound, the position may be conveyed deep into the fleth, by long teeth, or by lacerations. In fuch circumstances, he will open, cup, syringe, and wash every suspicious place, & whenever any uncertainty can remain, that may occasion future folicitude, he will previously shave off the furface, and cut away the jagged or other parts of the wound—by this method of purification it cannot be doubted that every particle of possion, and consequently that every cause of danger may be effectually removed.